

03-29-06



Patent Docket P1469R1C1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Group Art Unit: 1643

Yvonne Man-yee Chen et al.

Examiner: Bristol, Lynn Anne

Serial No.: 10/624,153

Confirmation No: 2413

Filed: July 21, 2003

Customer No: 09157

Title: ANTIBODY VARIANTS

EXPRESS MAIL LABEL NO.: EV 384 509 371 US

DATE OF DEPOSIT: MARCH 27, 2006

RESPONSE TO RESTRICTION REQUIREMENT

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 -Alexandria, VA 22313-1450

Sir:

This document is timely submitted in response to a Restriction Requirement mailed February 27, 2006 (Paper No. 20060217) for which a one-month period for response was given, making the document due on or before March 27, 2006 without payment of fees. Accordingly, this document is timely filed. In view of the discussion provided, reconsideration and allowance are respectfully requested.

Restriction and Election Requirements

In the outstanding Office Action, the Examiner has required restriction of the claims to one of the following groups under 35 U.S.C. §121:

I. Claims 1-19, drawn to an antibody variant, classified in class 530, subclass 387.1.

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Response to Restriction Requirement mailed on February 27, 2006

II. Claims 20-21, drawn to a method for producing an antibody variant, classified in

class 435, subclass 69.1

III. Claims 22-25, drawn to a method for making an antibody comprising identifying

potential amino acid interactions between hypervariable region of a parent and the

target antigen, preparing a variant, and selecting a variant, wherein the method

involves molecular modeling and preparing variants displayed on phage, classified

in class 435, subclass 5.

IV. Claims 26-31, drawn to a nucleic acid, vector, host cell and a method of expression,

classified in class 536, subclass 23.1, for example.

In response to the restriction requirement, Applicants hereby elect the claims of Group I

(Claims 1-19) for further prosecution, without traverse.

Applicant expressly reserves the right under 35 U.S.C. §121 to file one or more divisional

applications directed to the non-elected subject matter, as well as any other matter disclosed in

the present application which is not encompassed by the elected claims, during the pendency of

the present application or an application claiming priority from this application.

Applicants believe that this document is timely submitted and that no fees are due. In the

unlikely event that the transmittal letter is separated from this document and the U.S. Patent

Office determines that an extension and/or other relief is required, Applicants petition for any

required relief including extensions of time and authorize the Director to charge the cost of such

petitions and/or other fees due in connection with the filing of this.

Respectfully submitted,

GENENTECH, INC.

Date: March 27, 2006

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